UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

57229

Document 1898

IN RE: VALSARTAN, LOSARTAN, AND IRBESARTAN PRODUCTS LIABILITY LITIGATION

No. 1:19-md-2875-RBK Hon. Robert Kugler

PLAINTIFF GEORGIA FATIGAO'S NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE

Plaintiff, Georgia Fatigato, pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, hereby gives notice of his voluntary dismissal of all of her claims asserted against all defendants in this action, without prejudice, in the above-referenced matter.

Specifically, Rule 41(a)(1)(A)(i) sets out that a plaintiff may voluntarily dismiss her claims without prejudice and without a court order by notice at any time prior to the defendants filing an answer or moving for summary judgment. Thus, Plaintiff's request is permitted as of the filing of this Notice. In light thereof, Plaintiff asserts that voluntary dismissal by notice alone is appropriate under Rule 41(a)(1)(A)(i).

Dated: February 2, 2022 Respectfully submitted,

/s/ Ruben Honik

Ruben Honik Honik LLC 1515 Market Street, Suite 1100 Philadelphia, PA 19102

Phone: (267) 435-1300 ruben@honiklaw.com

/s/ Daniel Nigh

Daniel Nigh LEVIN, PAPANTONIO, THOMAS, MITCHELL RAFFERTY & PROCTOR, P.A 316 South Baylen Street Pensacola, FL 32502

Phone: (850) 435-7013 dnigh@levinlaw.com

/s/ Adam Slater

Adam Slater MAZIE, SLATER, KATZ & FREEMAN, LLC 103 Eisenhower Pkwy, 2nd Flr. Roseland, NJ 07068

Phone: (973) 228-9898 aslater@mazieslater.com

MDL Plaintiffs' Co-Lead Counsel

/s/ Conlee S. Whiteley

Conlee S. Whiteley KANNER & WHITELEY, LLC 701 Camp Street New Orleans, LA 70130

Phone: (504)-524-5777 c.whiteley@kanner-law.com

CERTIFICATE OF SERVICE

I hereby certify that on this 2^{nd} day of February, 2022, I caused a true and correct copy of the foregoing to be filed and served upon all counsel of record by operation of the Court's CM/ECF system.

/s/ David J. Stanoch
David J. Stanoch